

**EXHIBIT F**

our ref JJS/DJM/ASIM/22137/12  
your ref MD/IPM/91804/91805/003  
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Cadwalader Wickersham & Taft LLP  
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WC2R 1BH

13 February 2008

Dear Sirs

**Cavell USA Inc (1) and Ken Randall (2) v Seaton Insurance Company (1) and Stonewall Insurance Company (2)**  
**2007 Folio 1566**

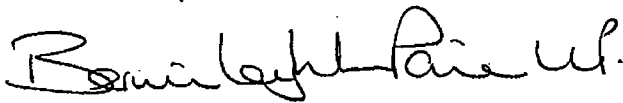
We refer to your letters of 5 February and 12 February 2008.

We are surprised by the tone of your letter of 12 February 2008. You are well aware that we have been involved with the preparation of Mr Randall and Ms Skoyles for the taking of their depositions in London this week. You are also aware that we have been in attendance at your office for the past two days at the deposition of Mr Randall and today for the deposition of Ms Skoyles.

We are preparing copies of the application for permission to serve the Claim Form outside of the jurisdiction, the supporting witness statement and its exhibit, which will be sent to you later today.

We do not agree to a stay of the Commercial Court action pending a decision on the New York Motion to Dismiss and disagree that this in any way represents a "pragmatic" or "obvious" course of action.

Yours faithfully



**Berwin Leighton Paisner LLP**

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